

# State of South Dakota

## EIGHTY-FOURTH SESSION LEGISLATIVE ASSEMBLY, 2009

400Q0084

### SENATE ENGROSSED NO. **SB 29** - 2/2/2009

**This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.**

Introduced by: The Committee on Commerce at the request of the Department of Revenue and Regulation

1 FOR AN ACT ENTITLED, An Act to revise the requirements for replacement or  
2 discontinuance of group life insurance policies.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That chapter 58-16 be amended by adding thereto a NEW SECTION to read as  
5 follows:

6 Terms used in this Act mean:

7 (1) "Carrier," a person or an entity that offers or provides a policy, contract, or certificate  
8 of group life insurance coverage in this state. Carrier includes an insurer, or any other  
9 person or entity providing a policy, contract, or certificate of group life insurance  
10 coverage subject to regulation under this title;

11 (2) "Group-type basis," a benefit plan, other than a salary budget plan utilizing individual  
12 insurance policies or subscriber contracts, which meets the following conditions:

13 (a) Coverage is provided through insurance policies to classes of employees or  
14 members defined in terms of conditions pertaining to employment or



1 membership;

2 (b) The coverage is not available to the general public and can be obtained and  
3 maintained only because of the covered person's membership in or connection  
4 with the particular organization or group;

5 (c) There are arrangements for bulk payment of premiums or subscription charges  
6 to the carrier; and

7 (d) There is sponsorship of the plan by the employer, union, or association.

8 Section 2. That chapter 58-16 be amended by adding thereto a NEW SECTION to read as  
9 follows:

10 The provisions of this Act apply to any group life insurance policy issued or provided by a  
11 carrier on a group or group-type basis covering persons as employees of employers or as  
12 members of unions or associations.

13 Section 3. That chapter 58-16 be amended by adding thereto a NEW SECTION to read as  
14 follows:

15 If a policy or contract subject to the provisions of this Act provides for automatic  
16 discontinuance of the policy or contract after a premium or subscription charge has remained  
17 unpaid through the grace period allowed for such payment, the carrier is liable for valid claims  
18 for covered losses incurred prior to the end of the grace period.

19 If the actions of the carrier after the end of the grace period indicate that the carrier considers  
20 the policy or contract as continuing in force beyond the end of the grace period, such as, by  
21 continuing to recognize claims subsequently incurred, the carrier is liable for valid claims for  
22 losses beginning prior to the effective date of the written notice of discontinuance to the  
23 policyholder or other entity responsible for making payments or submitting subscription charges  
24 to the carrier. The effective date of discontinuance may not be prior to midnight at the end of

1 the third scheduled workday after the date upon which the notice is delivered.

2 Section 4. That chapter 58-16 be amended by adding thereto a NEW SECTION to read as  
3 follows:

4 A notice of discontinuance given by the carrier shall include a request to the group  
5 policyholder or other entity involved to notify employees covered under the policy of the date  
6 as of which the group policy, contract, or certificate will discontinue and to advise that, unless  
7 otherwise provided in the policy, contract, or certificate, the carrier is not liable for claims for  
8 losses incurred after the date of discontinuance. The notice of discontinuance also shall advise,  
9 in any instance in which the plan involves employee contributions, that if the policyholder or  
10 other entity continues to collect contributions for the coverage beyond the date of  
11 discontinuance, the policyholder or other entity may be held solely liable for the benefits with  
12 respect to which the contributions have been collected.

13 The carrier shall prepare and furnish to the policyholder or other entity at the same time the  
14 carrier gives a notice of discontinuance, a supply of, or access to, notice forms to be distributed  
15 to the employees or members concerned, indicating the discontinuance and the effective date  
16 of the discontinuance, and urging the employees or members to refer to their certificates or  
17 contracts in order to determine what rights, if any, are available to them upon the  
18 discontinuance.

19 Section 5. That chapter 58-16 be amended by adding thereto a NEW SECTION to read as  
20 follows:

21 Each group policy, contract, or certificate subject to the provisions of this Act, issued on or  
22 after the effective date of this Act, or under which the level of benefits is altered, modified, or  
23 amended on or after the effective date of this Act, shall provide a reasonable provision for  
24 extension of benefits in the event of total disability at the date of discontinuance of the group

1 policy, contract, or certificate as required by this section.

2 In the case of a group life plan that contains a disability benefit extension of any type,  
3 including premium waiver extension, extended death benefit in event of total disability, or  
4 payment of income for a specified period during total disability, the discontinuance of the group  
5 policy, contract, or certificate may not operate to terminate the extension.

6 Any applicable extension of benefits or accrued liability shall be described in any policy or  
7 contract involved as well as in group insurance certificates. The benefits payable during any  
8 period of extension of benefits or accrued liability may be subject to the policy's, contract's, or  
9 certificate's regular benefit limits, such as benefits ceasing at exhaustion of a benefit period or  
10 of maximum benefits.

11 Section 6. That chapter 58-16 be amended by adding thereto a NEW SECTION to read as  
12 follows:

13 The following provisions dictate the responsibility of the prior carrier and succeeding carrier  
14 when coverage is discontinued:

15 (1) After discontinuance of the policy, contract, or certificate, the prior carrier remains  
16 liable only to the extent of its accrued liabilities and extensions of benefits. The  
17 position of the prior carrier shall be the same whether the group policyholder or other  
18 entity secures replacement coverage from a new carrier, self-insures, or foregoes the  
19 provision of coverage;

20 (2) If the individual was validly covered under the prior plan on the date of  
21 discontinuance, each individual who is eligible for coverage in accordance with the  
22 succeeding carrier's plan of benefits is, with respect to the class or classes of  
23 individuals, eligible and shall be covered under the succeeding carrier's plan if (a) any  
24 actively-at-work and nonconfinement rules are met, and (b) if required by the

1           succeeding carrier, the individual requests enrollment;

2           (3)   Each person not covered under the succeeding carrier's plan of benefits in accordance  
3               with subdivision (2) shall nevertheless be covered by the succeeding carrier in  
4               accordance with the following rules if the individual was validly covered, including  
5               benefit extension, under the prior plan on the date of discontinuance and if the  
6               individual is a member of the class or classes of individuals eligible for coverage  
7               under the succeeding carrier's plan. Any reference in the following subdivisions to  
8               an individual who was or was not totally disabled is a reference to the individual's  
9               status immediately prior to the date the succeeding carrier's coverage becomes  
10              effective;

11          (4)   The minimum level of benefits to be provided by the succeeding carrier shall be the  
12               applicable level of benefits of the prior carrier's plan reduced by any benefits payable  
13               by the prior plan;

14          (5)   Coverage shall be provided by the succeeding carrier until the earliest of the  
15               following dates:

16               (a)   The date the individual becomes eligible under the succeeding carrier's plan  
17                      as described in subdivision (1);

18               (b)   The date the individual's coverage would terminate in accordance with the  
19                      succeeding carrier's plan provisions applicable to individual termination of  
20                      coverage, such as at termination of employment or ceasing to be an eligible  
21                      dependent; or

22               (c)   In the case of an individual who was totally disabled, and in the case of a type  
23                      of coverage for which section 5 of this Act requires an extension of benefits  
24                      or accrued liability, the end of any period of extension benefits or accrued

1 liability that is required of the prior carrier by section 5 of this Act, or if the  
2 prior carrier's policy, contract, or certificate is not subject to that section, but  
3 would have been required of the prior carrier had the policy, contract, or  
4 certificate been subject to section 5 of this Act at the time the prior carrier's  
5 plan was discontinued and replaced by the succeeding carrier's plan;

6 (6) In any situation in which a determination of the prior carrier's benefit is required by  
7 the succeeding carrier, at the succeeding carrier's request the prior carrier shall  
8 furnish a statement of the benefits available or pertinent information, sufficient to  
9 permit verification of the benefit determination or the determination itself by the  
10 succeeding carrier. For the purposes of this subdivision, benefits of the prior plan  
11 shall be determined in accordance with all of the definitions, conditions, and covered  
12 expense provisions of the prior plan rather than those of the succeeding plan. The  
13 benefit determination shall be made as if coverage had not been replaced by the  
14 succeeding carrier;

15 (7) A succeeding carrier's policy may contain a provision limiting benefits to employees  
16 who are actively at work. However, any individual who remains as an employee, was  
17 covered by the prior carrier, and was disabled as of the date the succeeding carrier  
18 coverage became effective for that employer, will continue to be covered by the prior  
19 carrier as long as the individual remains an employee. An individual who is not  
20 disabled and is not at work on the date the succeeding carrier's coverage commences  
21 is considered actively at work as long as the absence from work is an employer-  
22 approved absence.